

JUDICIAL DISCIPLINE.

It is refreshing to know that for once an attempt will be made to preserve the honor of the Court. If there is any branch of the Government which should be free from political corruption it is the judiciary, but in these days politics rules and ruins, even the courts of justice. The Bulletin contains the following concerning the proposed action of the Bar of New York:

The Bar Association of New York is about to investigate the conduct of Judge Maynard, who has recently been elevated to the Bench of the Court of Appeals, the highest tribunal of that State. It is charged that he was engaged while Deputy Attorney General in a scandalous political job which was essentially corrupt. It related to the substitution of one set of election returns for another, by which the political complexion of the State Senate was changed. Whether the charge was true or false Maynard never made any defense. But very soon after the transaction Governor Flower appointed Maynard a Judge of the Court of Appeals.

There are some difficulties that beset the inquiry. The job was a political one, done for the promotion of the success of one party and the defeat of the other. Parties would naturally divide on the lines of their political sympathies. Another difficulty is that the act complained of was committed before the man was made a judge. But the reasoning on the other hand is that no man of scandalous antecedents is fit for such an office. He must have the record of a clean life, or he is not fit to sit as a Judge in the highest court of the State.

As long as the newspapers were busy in showing up Maynard's record he was not greatly concerned. He got the reward for his job, and the papers could blaze away. But now that the Bar Association is disposed to take up the matter, it assumes a new aspect. Maynard's appointment will expire at the close of the year, when, if his record were good, he might be a candidate for an election by the people.

As a general rule, bar associations hesitate before they investigate the conduct of a judge, or of one of their own members. But when they do go about it, they generally make thorough work.

It was the Bar Association of New York which initiated proceedings against Barnard and Cordozo, with the result that both were compelled to vacate their offices. Every member of the bar is in common parlance an officer of the court. He is directly concerned in the pure administration of justice.

But lawyers are not more courageous than other men. It was recently said by a prominent member of the bar that lawyers were the least courageous of all the professional men. It is only in the most notorious cases that they put a Judge on his defense. They understand that if the latter is hostile to them he can put them at a great disadvantage in the transaction of business before him. In Maynard's case little may come of the investigation. But the fact that this most influential association is disposed to enquire whether a man who sits on the highest tribunal in the State is fit to be there, is an encouraging one for abstract justice.

EDITORIAL NOTES.

In Tennessee, during a flood caused by heavy rainfall recently, prehistoric statues were uncovered. The figures show a well developed knowledge of art sculpture on the part of the moundbuilders, or a race ante dating them. The statues represent seven types of races. One is unmistakably an Indian, another a negro, the others Mongolian or Asiatic, two male and three female. The attitude and expression indicate devotion to a pagan deity.

The New Orleans Picayune reports the recent shipment of several small lots of cattle from that port to Europe. It says they have all given good satisfaction, and that there is no reason why the business should not become much more than extensive.

When the free coinage bill is passed (which is likely to occur soon,) the people of Nevada ought to burn gun powder and whoop things up generally, to show the Easterners what effect such a bill would have on this state.

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